UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA

10 - 42971

In	re:	Mark Everett Duran Jennifer Kathleen Duran		Case N	Case No. CHAPTER 13 PLAN					
	-			СНАР						
			Debtor(s).							
	Tru	stee the sum	ings of the debtor(s) are su n of \$ 1,900.00 each m a voluntary wage order			ntrol of the tru	stee, and the d	lebtor(s) will	pay to the	
2.	(a)	On allowed	ents received, the Trustee value claims for expenses of add secured claims, which sha	ministration requir	red by 11 USC	§507.	Distribution C	uidelines as	follows:	
§5	506	Non §506		Value of Collateral	Claim Amount	re-confirmation Adequate Protection	Post confirmation Payments	Estimated Mortgage Arrears	Interest Rate (If Specified)	
			Alameda County Tax Collector Aurora Loan Service Toyota Financial Svcs Wachovia	420,000.00 420,000.00 7,455.00 7,995.00	6,611.36 8,405.00 10,668.00	100.00 100.00		21,700.00	18.00 0.00 8.00 8.00	
se an	cure num	d claims as re) will be paid	ared claims per \$506, valuation of the render of the state of the stat	to the extent allowe in its lien until the e	d, shall control.	If an interest rate	e is not specifie	d, 5/6% per m	onth (10% per	
		the extent a	I priority unsecured claims allowed otherwise under 11 I general unsecured claims	U.S.C. § 1322(a)	(4).					
3.	362 allo	The following executory contracts are rejected. The debtor(s) waive the protections of the automatic stay provided in 11 U.S.C. § 162 to enable the affected creditor to obtain possession and dispose of its collateral without further order of the court. Any allowed unsecured claim for damages resulting from rejection will be paid under paragraph 2(d). -NONE-								
4.	The debtor(s) will pay directly the following fully Name Aurora Loan Service Chase Home Finance			ng fully secured cr	secured creditors and lessors: Monthly Payment 3,100.00 N/A					
5.	The	date this ca	se was confirmed will be t	he effective date o	f the plan.					
	deb	the debtor(s) elect to have property of the estate revest in the debtor(s) upon plan confirmation. Once the property revests, the ebtor(s) may sell or refinance real or personal property without further order of the court, upon approval of the Chapter 13 trustee.								
	The debtor(s) further propose pursuant to 11 USC § 1322(b): (1) Debtors intend to obtain a court order voiding the second deed trust of Chase Home Finance, and discharge it as an unsecured claim upon plan completion. (2) If a secured creditor obtains relief from stay, its claim shall be deemed withdrawn and the trustee shall cease further payments to that creditor. (3) Key Bank shall be directly by a third party.								ains relief	
Dat	ed:	March 18	3, 2010 <u>/</u>	s/ Mark Everett D	uran	/s/	Jennifer Kath	leen Duran		
				(Debtor)			(Debtor)			
I/We verb		Patrick L. Fareplica of the	am/are legal counse his N.D. Cal., Oakland Divi							

/s/ Patrick L. Forte

Attorney for Debtor(s)

N.D. Cal., Oakland Division Model Chapter 13 Plan

Rev. 10/17/2005

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